NOT TO BE PUBLISHED IN OFFICIAL REPORTS

California Rules of Court, rule 977(a), prohibits courts and parties from citing or relying on opinions not certified for publication or ordered published, except as specified by rule 977(b). This opinion has not been certified for publication or ordered published for purposes of rule 977.

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

FIRST APPELLATE DISTRICT

DIVISION THREE

THE PEOPLE,

Plaintiff and Respondent,

V.

LARRY LEONARD WHITE, JR.,

Defendant and Appellant.

A103672 (Humboldt County Super. Ct. No. CR030216S)

Larry White, Jr., appeals from a judgment of conviction entered upon a plea of guilty. Appellant's court-appointed counsel has briefed no issues and asks this court to review the record pursuant to *People v. Wende* (1979) 25 Cal.3d 436.

A complaint filed in the consolidated court for Humboldt County charged appellant with two counts of oral copulation of a child under the age of fourteen (Pen. Code, § 288a, subd. (c)(1)).¹

Appellant pleaded guilty to a single count of oral copulation of a child under the age of fourteen (§ 288a, subd. (c)(1)), and the court then granted the prosecution's motion to dismiss the remaining count of the same offense.

The court sentenced appellant to the middle term of six years in state prison and granted him 444 days' total presentence credit. The court ordered appellant to pay a \$1,200 restitution fine.

¹ All statutory references are to the Penal Code.

Before appellant entered his plea, the court advised him of the constitutional rights he would be waiving and the direct consequences of his plea. Appellant expressly waived his constitutional rights and knowingly and voluntarily pleaded guilty.

Appellant was represented by counsel throughout the proceedings.	
There was no sentencing error.	
There are no issues that require further briefing.	
The judgment is affirmed.	
McGuiness, P. J.	
WicGuilless, F. J.	
We concur:	
Corrigan, J.	
Parrilli, J.	